26A.400 Drug court program -- Administration -- No right to treatment conferred - Exemption from division supervision while in program.

- (1) As used in this section, unless the context otherwise requires, "drug court program" means any drug court program authorized and administered by the Kentucky Supreme Court.
- (2) The Supreme Court of Kentucky shall administer the drug court program to:
 - (a) Develop standards, establish program eligibility, and provide oversight for operation for drug court programs;
 - (b) Define, develop, and gather outcome measures for drug court programs;
 - (c) Collect, report, and disseminate drug court data;
 - (d) Sponsor and coordinate state drug court training; and
 - (e) Apply for, administer, and evaluate any grant for drug court purposes.
- (3) Nothing contained in this section shall confer a right or an expectation of a right to treatment for an offender within the criminal justice system or the juvenile justice system.
- (4) If a defendant has been accepted into the drug court program and is supervised by that program as a condition of probation, the defendant shall not be subject to the supervision of the Division of Probation and Parole during his or her participation in the drug court program.

Effective: July 12, 2012

History: Amended 2012 Ky. Acts ch. 156, sec. 10, effective July 12, 2012. -- Created 2011 Ky. Acts ch. 2, sec. 25, effective June 8, 2011.